PATENT COOPERATION TREATY

PCT

REC'D 0 4 JUN 2004

INTERNATIONAL PRELIMINARY REPORT ON PATENTANTISTY

(Chapter II of the Patent Cooperation Treaty)

(PCT Article 36 and Rule 70)

13 61 6						
Applicant's or agent's file reference	See Form PCT/IPEA/416					
20020780 WO	International filing date (day/mon	th/year) Priority date (day/month/year)				
International application No.	07.04.2003	23.04.2002				
PCT/FI 2003/000259 International Patent Classification (IPC)						
C22B 3/20 // C22B 11						
C22B 3/20 // C22B 11						
Applicant						
Outokumpu Oyj et al						
1 This propert is the international pr	eliminary examination report, estab	olished by this International Preliminary Examining				
Authority under Article 35 and t	ransmitted to the applicant according	ig to Atticle 50.				
2. This REPORT consists of a total	of 4 sheets, include	ing this cover sheet.				
3. This report is also accompanied by ANNEXES, comprising:						
		a total of sheets, as follows:				
<u> </u>	nt and to the International Bureau)	as which have been amended and are the basis of this report				
sheets of the description, claims and/or drawings which have been amended and are the basis of this report and/or sheets containing rectifications authorized by this Authority (see Rule 70.16 and Section 607 of the						
A Junior in instruction	ivo Instructions)	th this Authority considers contain an amendment that goes				
sheets which	h supersede earner sneets, but which disclosure in the international appli	ication as filed, as indicated in item 4 of Box No. I and the				
Supplement	tal Box.	·				
b. (sent to the International Bureau only) a total of (indicate type and number of electronic carrier(s))						
containing a sequence listing and/or tables related thereto, in computer						
readable form only	, as indicated in the Supplemental I	Box Relating to Sequence Listing (see Section 802 of the				
Administrative Inst						
	relating to the following items:					
	s of the report					
Box No. II Prior		and to account inventive step and industrial applicability				
		rd to novelty, inventive step and industrial applicability				
	of unity of invention	to the standard or industrial				
Box No. V Reas	soned statement under Article 35(2) içability; citations and explanations) with regard to novelty, inventive step or industrial				
Box No. VI Cert	ain documents cited	supporting out a second				
1 \ -	ain defects in the international appl	lication				
1 🔟	ain observations on the internation					
Box No. VIII Cert	min vosci vativiii vii tiio mitariii					
Date of submission of the demand	Date	e of completion of this report				
Date of submission v2 are						
23.10.2003	25	.05.2004				
Name and mailing address of the IPE	VSE Aut	horized officer				
Patent- och registreringsverk	cet					
Box 5055 S-102 42 STOCKHOLM	Må	rten Hulthén/MP				
Facsimile No. +46 8 667 72 8	8 Tele	ephone No. +46 8 782 25 00				
Form PCT/IPEA/409 (cover sheet) (Ja	amuary 2004)					

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No.

PCT/FI 2003/000259

Box	No. I	Basis	s of the report	
1.	With re	egard to the	the language, this report is based on the international application in the language in which it ated under this item.	was filed, unless
	\square	This renor	ort is based on a translation from the original language into the following language the language of a translation furnished for the purposes of:	,
1			international search (under Rules 12.3 and 23.1(b))	
			publication of the international application (under Rule 12.4)	1
			international preliminary examination (under Rules 55.2 and/or 55.3)	
2.	furnist	regard to	the elements of the international application, this report is based on (replacement sheets e receiving Office in response to an invitation under Article 14 are referred to in this report as nexed to this report):	which have been "originally filed"
	\boxtimes	the inter	emational application as originally filed/furnished	
	Ħ	the desc	cription:	. C1 - 1/Gish od
		pages		filed/furnished
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		pages	as amended (together with any statement	
		pages*	11 II Anoth ority on	
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		pages*	received by this Authority on	
		nages*	received by this Authority on	
		a sequ	uence listing and/or any related table(s) – see Supplemental Box Relating to Sequence Listing.	
	3.	The a	amendments have resulted in the cancellation of:	
-			the description, pages	
			the claims, Nos.	
			the drawings, sheets/figs	
1		同	the sequence listing (specify):	
		一	any table(s) related to the sequence listing (specify):	
	4.	This made 70.20	s report has been established as if (some of) the amendments annexed to this report and listed le, since they have been considered to go beyond the disclosure as filed, as indicated in the Sup 2(c)).	l below had not been oplemental Box (Rule
			the description, pages	
			the claims, Nos.	
			the drawings, sheets/figs	
		同	the sequence listing (specify):	
		一	any table(s) related to the sequence listing (specify):	
	* If	item 4 apj	pplies, some or all of those sheets may be marked "superseded."	

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No.

PCT/FI 2003/000259

Box No. V		Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement	
1.	Statement		

YES 1-11 Claims Novelty (N) Claims YES Claims Inventive step (IS) NO Claims YES Claims Industrial applicability (IA) NO Claims

2. Citations and explanations (Rule 70.7)

Documents cited as being of particular relevance:

D1 US 4551213 D2 US 4668289

The invention relates to a method of recovery of gold from a residue from copper leaching which contains sulphur and iron. The gold in the residue is leached using bivalent copper and oxygen in a copper chloride - sodium chloride solution.

D1 (abstract) discloses a process for the recovery of gold from an aqueous suspension containing cupric chloride and sodium chloride. The method defined by claim application differs from D1 in that pH of the suspension has a value of 1-3. The claim also states explicitly that gold is leached at atmospheric conditions. D1 does not clearly state the pressure conditions. The method also differs from D1 in that the oxygen-reduction potential is kept at a value below 650 mV. The stated differences have the effect of reducing the dissolution of iron and sulphur.

A person skilled in the art who has knowledge of D1 faces the problem of reducing the dissolution of iron and sulphur and in this way improve the economy of the process.

D2 discloses a process for leaching base metal from goldcontaining scrap and to obtain a metallic residue enriched in gold. Gold is not leached. Consequently, it is not considered to be obvious to a person to use the teachings of D2 in order to solve his problem.

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INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

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Supplemental Box

In case the space in any of the preceding boxes is not sufficient. Continuation of: Box $\,V\,$

The stated differences imply improvements in reducing the costs when recovering gold from a leaching residue or an intermediate product, which is generated in the atmospheric chloride leaching of copper sulphide raw material. Consequently, the method defined by claims 1-11 is considered to involve an inventive step and is also considered to fulfil the criteria of industrial applicability.

Form PCT/IPEA/409 (Supplemental Box) (January 2004)